

§ 1962.1

- 1962.14 Account and security information in UCC cases.
- 1962.15 [Reserved]
- 1962.16 Accounting by County Supervisor.
- 1962.17 Disposal of chattel security, use of proceeds and release of lien.
- 1962.18 Unapproved disposition of chattel security.
- 1962.19 Claims against Commodity Credit Corporation (CCC).
- 1962.20—1962.25 [Reserved]
- 1962.26 Correcting errors in security instruments.
- 1962.27 Termination or satisfaction of chattel security instruments.
- 1962.28 [Reserved]
- 1962.29 Payment of fees and insurance premiums.
- 1962.30 Subordination and waiver of FmHA or its successor agency under Public Law 103-354 liens of chattel security.
- 1962.31—1962.33 [Reserved]
- 1962.34 Transfer of chattel security and EO property and assumption of debts.
- 1962.35—1962.39 [Reserved]
- 1962.40 Liquidation.
- 1962.41 Sale of chattel security or EO property by borrowers.
- 1962.42 Repossession, care, and sale of chattel security or EO property by the County Supervisor.
- 1962.43 [Reserved]
- 1962.44 Distribution of liquidation sale proceeds.
- 1962.45 Reporting sales.
- 1962.46 Deceased borrowers.
- 1962.47 Bankruptcy and insolvency.
- 1962.48 [Reserved]
- 1962.49 Civil and criminal cases.
- 1962.50 [Reserved]

EXHIBITS TO SUBPART A

EXHIBIT A—MEMORANDUM OF UNDERSTANDING BETWEEN COMMODITY CREDIT CORPORATION AND FARMERS HOME ADMINISTRATION OR ITS SUCCESSOR AGENCY UNDER PUBLIC LAW 103-354

APPENDIX 1—FURNISHING NOTICE OR INFORMATION TO COMMODITY CREDIT CORPORATION

EXHIBIT B—MEMORANDUM OF UNDERSTANDING AND BLANKET COMMODITY LIEN WAIVER

EXHIBIT C—MEMORANDUM OF UNDERSTANDING BETWEEN FARMERS HOME ADMINISTRATION OR ITS SUCCESSOR AGENCY UNDER PUBLIC LAW 103-354 AND COMMODITY CREDIT CORPORATION

EXHIBIT D—NOTICE TO BORROWER'S ATTORNEY REGARDING LOAN SERVICING OPTIONS

EXHIBIT D-1—NOTICE TO BORROWER REGARDING LOAN SERVICE OPTIONS

EXHIBIT E—RELEASING SECURITY, SALES PROCEEDS AND DETERMINING "ESSENTIAL" FAMILY LIVING AND FARM OPERATING EXPENSES

EXHIBIT F [RESERVED]

7 CFR Ch. XVIII (1-1-97 Edition)

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SOURCE: 50 FR 45783, Nov. 1, 1985, unless otherwise noted.

Subpart A—Servicing and Liquidation of Chattel Security

§ 1962.1 Purpose.

This subpart delegates authorities and gives procedures for servicing, care, and liquidation of Farmers Home Administration or its successor agency under Public Law 103-354 (FmHA or its successor agency under Public Law 103-354) chattel security, Economic Opportunity (EO) loan property, and note only loans. Security servicing for Non-program (NP) loans on farm property will be according to subpart J of part 1951 of this chapter.

[50 FR 45783, Nov. 1, 1985, as amended at 58 FR 52654, Oct. 12, 1993]

§ 1962.2 Policy.

Chattel security, EO property and note only loans will be serviced to accomplish the loan objectives and protect FmHA or its successor agency under Public Law 103-354's financial interest. To accomplish these objectives, security will be serviced in accordance with the security instruments and related agreements, including any authorized modifications, provided the borrower has reasonable prospects of accomplishing the loan objectives, properly maintains and accounts for the security, and otherwise satisfactorily meets the loan obligations including repayment.

§ 1962.3 Authorities and responsibilities.

(a) *Redelegation of authority.* Authority will be redelegated to the maximum extent possible consistent with program requirements and available resources. The State Director, District Director and County Supervisor are authorized to redelegate, in writing, any authority delegated to them in this subpart to any employee determined by them to be qualified.

(b) *Responsibilities*—(1) *FmHA or its successor agency under Public Law 103-354 personnel.* The State Director, District Director and County Supervisor